

Examiner-Initiated Interview Summary	Application No.	Applicant(s)
	10/666,495	SILVERBROOK, KIA
	Examiner	Art Unit
	Albert H. Cutler	2622

All Participants:

Status of Application: N/A

(1) Albert H. Cutler.

(3) Kia Silverbrook.

(2) Leonie News.

(4) _____.

Date of Interview: 20 September 2007

Time: N/A

Type of Interview:

- Telephonic
 Video Conference
 Personal (Copy given to: Applicant Applicant's representative)

Exhibit Shown or Demonstrated: Yes No

If Yes, provide a brief description:

Part I.

Rejection(s) discussed:

N/A

Claims discussed:

13-21

Prior art documents discussed:

N/A

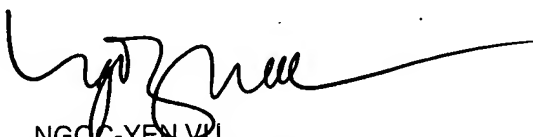
Part II.

SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED:

See Continuation Sheet

Part III.

- It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability.
 It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above.



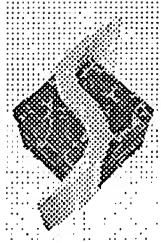
NGOC-YEN VU

SUPERVISORY PATENT EXAMINER

(Examiner/SPE Signature)

(Applicant/Applicant's Representative Signature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: The Examiner proposed, via Email, amending claims 13-18 and 21 so as to depend from independent claim 12, and cancelling claims 19 and 20 due to containing language directed toward a separate invention not originally presented, in order to place the application in condition for allowance. The Applicant agreed, via Email, to the proposed examiner's amendment. Applicant's Email authorization, as well as all Email correspondences between September 19, 2007 and September 20, 2007 are attached. .



SILVERBROOK RESEARCH Pty Ltd

393 Darling Street Balmain NSW 2041 Australia

PO Box 207 Balmain NSW 2041 Australia

Phone: +61 2 9818 6633 Fax: + 61 2 9818 6711

Email: info@silverbrookresearch.com

ACN 066 573 671

September 19, 2007

Assistant Commissioner for Patents
Washington, District of Columbia 20231
USA

Dear Sir

United States Patent Application No. 10/666495

Inventors/Assignors: Kia Silverbrook

Assignee: SILVERBROOK RESEARCH PTY LTD

Title: " Camera Control Print Medium "

Our Ref: BAL26US

Recognizing that Internet communications are not secure, I hereby authorize the USPTO to communicate with me or my representative Ms Leonie News concerning any subject matter of this application by electronic mail.

We understand that a copy of these communications will be made of record in the application file.

Yours faithfully

Kia Silverbrook

Cutler, Albert

To: Leonie News
Cc: Cutler, Albert; Vu, NgocYen
Subject: RE: [Fwd: US Application 10/666,495]

To Whom It May Concern:

This correspondence is responsive to the Request for Continued Examination received on August 27, 2007 in Application 10/666,495.

The authorization for internet communication sent by the Applicant was received by the Examiner on September 19, 2007 and has been placed on record in the file.

Regarding Application 10/666,495:

1. The Applicant has canceled claims 1-11. Claims 12-22 are newly submitted.
2. Newly submitted claims 19 and 20 are directed to an invention that is independent or distinct from the invention originally claimed for the following reasons: Claims 19 and 20 pertain to test print media for testing the operation of a printer, whereas the originally submitted claims pertain to image manipulation print media for the manipulation of images. Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 19 and 20 must be withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.
3. Claims 12-18, 21 and 22 are found to be allowable over the prior art. However, claims 13-18 and 21 currently depend from a cancelled claim 1. These claims must be changed to depend from claim 12, or other non-cancelled claims.
4. A terminal disclaimer relating to the parent case(Application 09/112,790, US Patent No. 6,665,008) must be submitted in order to avoid an obvious type double patenting rejection of claim 12 of the present application in view of claim 1 of the parent case(Application 09/112,790, US Patent No. 6,665,008).

If desired by the Applicant, the Examiner can make an Examiner's Amendment canceling claims 19 and 20 and changing the dependency of claims 13-18 and 21. Claims 12-18, 21 and 22 will then be allowed subsequent to the reception of a terminal disclaimer.

Yours truly,
Albert Cutler

TC 2622
(571)-270-1460

Cutler, Albert

From: Leonie News [leonie.news@silverbrookresearch.com]
Sent: Wednesday, September 19, 2007 2:19 AM
To: Cutler, Albert; Vu, NgocYen
Subject: RE: [Fwd: US Application 10/666,495]

Dear Examiner Cutler

Please see attached authorization to communicate via email. Due to the time difference it is difficult to communicate via telephone.

Kind regards
Leonie News
for Kia Silverbrook

From: Kia Silverbrook [mailto:kia.silverbrook@silverbrookresearch.com]
Sent: Wednesday, 19 September 2007 3:37 PM
To: Leonie News
Subject: [Fwd: US Application 10/666,495]

----- Original Message -----

Subject: US Application 10/666,495
Date: Tue, 18 Sep 2007 10:42:16 -0400
From: Cutler, Albert <Albert.Cutler@USPTO.GOV>
To: kia.silverbrook@silverbrookresearch.com
CC: Vu, NgocYen <NgocYen.Vu@USPTO.GOV>, Cutler, Albert <Albert.Cutler@USPTO.GOV>

Hello Mr. Silverbrook,

This is US Patent Examiner Albert Cutler. If possible, please call me regarding

Thank you,

Albert Cutler
TC 2622
(571) -270-1460

Cutler, Albert

From: Leonie News [leonie.news@silverbrookresearch.com]
Sent: Wednesday, September 19, 2007 11:52 PM
To: Cutler, Albert
Subject: RE: [Fwd: US Application 10/666,495]

Dear Examiner Cutler,

Thank you for your e-mail of 20 September 2007.

The Applicant hereby agrees to the claim amendments provided in the above-mentioned e-mail. The Applicant hereby provides authorization to Examiner Cutler to perform an Examiner's amendment to amend claims 13 through to 18 and 21 so as to be dependent upon claim 12. The Applicant hereby provides authorization to Examiner to perform an Examiner's amendment to cancel claims 19 and 20.

In relation to the double patenting rejection, the Applicant will file electronically today an appropriate terminal disclaimer such that claims 12 to 18 and 21 can proceed through to allowance.

Kind regards
Leonie News
for Kia Silverbrook

From: Cutler, Albert [mailto:Albert.Cutler@USPTO.GOV]
Sent: Thursday, 20 September 2007 12:49 AM
To: Leonie News
Cc: Cutler, Albert; Vu, NgocYen
Subject: RE: [Fwd: US Application 10/666,495]

To Whom It May Concern:

This correspondence is responsive to the Request for Continued Examination received on August 27, 2007 in Application 10/666,495.

The authorization for internet communication sent by the Applicant was received by the Examiner on September 19, 2007 and has been placed on record in the file.

Regarding Application 10/666,495:

1. The Applicant has canceled claims 1-11. Claims 12-22 are newly submitted.
2. Newly submitted claims 19 and 20 are directed to an invention that is independent or distinct

from the invention originally claimed for the following reasons: Claims 19 and 20 pertain to test print media for testing the operation of a printer, whereas the originally submitted claims pertain to image manipulation print media for the manipulation of images. Since applicant has received an action on the merits for the originally presented invention, this invention has been constructively elected by original presentation for prosecution on the merits. Accordingly, claims 19 and 20 must be withdrawn from consideration as being directed to a non-elected invention. See 37 CFR 1.142(b) and MPEP § 821.03.

3. Claims 12-18, 21 and 22 are found to be allowable over the prior art. However, claims 13-18 and 21 currently depend from a cancelled claim 1. These claims must be changed to depend from claim 12, or other non-cancelled claims.

4. A terminal disclaimer relating to the parent case(Application 09/112,790, US Patent No. 6,665,008) must be submitted in order to avoid an obvious type double patenting rejection of claim 12 of the present application in view of claim 1 of the parent case(Application 09/112,790, US Patent No. 6,665,008).

If desired by the Applicant, the Examiner can make an Examiner's Amendment canceling claims 19 and 20 and changing the dependency of claims 13-18 and 21. Claims 12-18, 21 and 22 will then be allowed subsequent to the reception of a terminal disclaimer.

Yours truly,
Albert Cutler
TC 2622
(571)-270-1460